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Attorney for Creditor / Wells Fargo Bank, N.A.
Our File No. 09-38456

1960-61
1961-62

Fig. 10. The same as Fig. 9, but for the case of the

CHARLES H. BURKE

2025 RELEASE UNDER E.O. 14176

FEE PAID

RCPT # 21474

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF IDAHO

IN RE:) Chapter 7
SHANE C. TILLEY,) Case No. 03-40149
KIMBERLY ANN TILLEY,)
Debtor(s).) MOTION TO REMOVE
) AUTOMATIC STAY

COMES NOW, Wells Fargo Bank, N.A., pursuant to 11 U.S.C. 362(d), 363 and 365 Bankruptcy Rule 4001 and Local Bankruptcy Rule 4001.2 and alleges as follows:

1. That the Debtor(s), SHANE C. TILLEY and KIMBERLY A. TILLEY, is/are indebted to Claimant upon a Lease Agreement dated February 10, 1999. A copy of said Lease Agreement is attached hereto as Exhibit "A" and is incorporated herein in full by this reference.

2. That as security for said indebtedness, the Claimant claims a lien upon the following described property:

One 1999 Chevrolet Pickup Truck, I.D. #1GCGK23J0XF039090

(See Exhibit "B" which is attached hereto and by this reference made a part of).

3. That Claimant's lien and security interest in said property is evidenced by the exhibit which is attached hereto and incorporated herein in full by this reference.

4. That Debtor(s) filed their Chapter 7 petition under the provisions of the applicable Bankruptcy Code on or about January 30, 2003.

5. That Debtor(s) are in default under the terms and conditions of the Lease Agreement, as stated above, and owe \$18,831.07 as of February 13, 2003. Debtor(s) last paid on January 28, 2003. The amount in arrears is \$75.00.

6. That Claimant alleges and believes that the present fair market value of the property is \$15,875.00 based on: N.A.D.A.

7. That Claimant alleges that the present fair market value of its collateral may not exceed the sums due Claimant and other liens against the property above described, including that of Claimant, and of Debtor(s)' exemptions, although the exemption provision is not an issue herein.

8. That Claimant alleges the estate of Debtor(s) has no interest in the property.

9. That Claimant alleges the above-described property is not necessary to an effective reorganization of Debtor(s).

10. That Claimant does not have and has not been offered adequate protection for its liens and security interest in said property, and if Claimant is not permitted to foreclose its security interest in the collateral, Claimant will suffer irreparable injury, loss and damage.

WHEREFORE, Claimant moves the Court to issue an Order against the Debtor(s), the trustee and parties in interest as follows:

1. Removing the stay of 11 U.S.C. 362, 363 and 365 as against Claimant and authorizing said Claimant to pursue its remedies against said property by foreclosing upon or reclaiming the same pursuant to the provisions of its lease agreement and applicable local law.

2. In the alternative Claimant prays for an Order of this Court adequately protecting Claimant's lien on the collateral in the form of cash payments to Claimant, additional liens on other unencumbered property of Debtor(s) or imposing such other restrictions on Debtor(s)' use of the collateral as will provide Claimant with the indubitable equivalent of its interest in the property.

DATED this 13th day of February, 2003.

MICHAEL L. SCHINDELE

FIRST SECURITY BANK CLOSED END MOTOR VEHICLE LEASE						
Lease Date: 02/10/99			Business, Commercial, or Agricultural Purpose Lease.			
Lease Address: 3197 SOUTH PLEASANT VALLEY RD AMERICAN FALLS ID 83211						
RICK'S CHEVY OLD'S 2007 BOCA BLOO AVE AMERICAN FALLS ID 83211						
SHANE TILLEY 3197 SOUTH PLEASANT VALLEY RD AMERICAN FALLS ID 83211						
1. Parties and Assignment to Lessee. In this Lease, "you," "you're," "your" mean the original lessee and the party to whom the original lessee assigned the Lease (the "Assignee"). Disputes in this Lease are to be settled by the lessee, and after assignment, on behalf of the Assignee, before the Leases (the "Assignor"). Disputes in this Lease are to be settled by the lessee, and after assignment, on behalf of the Assignee, before the Leases (the "Assignor"). Each of you who signs the Lease is individually liable to us for all Lease obligations. You are leasing the Vehicle described below (the "Vehicle") from us. You agree to pay all amounts due under the Lease and fulfill all your obligations under the Lease. You intend to use the Vehicle primarily for personal, family or household purposes unless the Commercial or Agricultural Purpose Lease box above is checked. In this Lease, "or" means an exclusive or.						
2. Description of the Leased Property (the "Vehicle").						
Age/Used	Year	Make	Model	Color	Options	
Age/Used	Year	Make	Model	Color	Options	
WEU	1999	CHEVROLET	TRUCK 500	3/17 SB CPER CR	ZGCCGK1590XP029090	SS
3. CONSIDERATION FOR THE LEASE						
Amount Due at Lease Signing or Delivery	Monthly Payments		Other Charges (not part of your monthly payment)	Total of Payments (The amount you will have paid by the end of the Lease)		
(Amounts below)	Your first monthly payment of \$	396.29	Depository fee (if you do not purchase the Vehicle)	\$ 300.00		
	is due on	Feb 10, 1999		\$ 47.25		
	Followed by \$ 396.29 payments of \$	396.29		\$ 47.25		
	due the 1st day of each month.			\$ 396.29		
	Total of monthly payments	\$ 14882.42		\$ 396.29		
	is \$ 3616.70					
4. TERMINATION OF LEASE AND RETURN OF PROPERTY						
Amount Due at Lease Signing or Delivery	How the amount Due at Lease Signing or Delivery will be paid:					
Capitalized cost reduction	\$ 2975.41	Capitalized cost reduction	\$ 2975.41			
First monthly payment	\$ 396.29	First monthly payment	\$ 396.29			
Refundable security deposit	\$ N/A	Refundable security deposit	\$ N/A			
Refundable reservation reserve	\$ N/A	Refundable reservation reserve	\$ N/A			
Title fees	\$ 0.00	Title fees	\$ 0.00			
Registration fees	\$ N/A	Registration fees	\$ N/A			
DEPOSIT FEES	\$ 57.00	DEPOSIT FEES	\$ 57.00			
Total	\$ 3616.70	Total	\$ 3616.70			
5. YOUR MONTHLY PAYMENT						
Your monthly payment is determined as follows:						
Gross capitalized cost: The estimated upon value of the Vehicle (\$ 12554.50) and any sums you pay over the Lease term (such as service contracts, insurance, and any diminishing gear credit or lease balance).						
Capitalized cost reduction: The amount of any net trade-in allowance, rebates, noncash credit, or cash you pay that reduces the gross capitalized cost.						
Adjusted capitalized cost: The amount used in calculating your base monthly payment.						
Residual value: The value of the Vehicle at the end of the Lease used in calculating your base monthly payment.						
Depreciation and any amortized amounts: The amount charged for the Vehicle's decline in value through normal use and/or wear from and over the Lease term.						
Rent charge: The amount charged in addition to the depreciation or any amortized amount.						
Total of base monthly payments: The depreciation and any amortized amounts plus the rent charge.						
Lease term: The number of months in your Lease.						
Base monthly payment:						
Monthly payments:						
N/A						
N/A						
Total monthly payment:						
Early Termination: You may have to pay a substantial charge if you end this Lease early. This charge may be up to several thousand dollars. The actual charge will depend on when the Lease is terminated. The earlier you end the Lease, the greater this charge is likely to be.						
Excessive Wear and Use: You may be charged for excessive wear based on our standards for normal use and for mileage in excess of 15,000 miles per year at the rate of 12 cents per mile.						
Purchase Option at End of Lease Term: You have an option to purchase the Vehicle at the end of the Lease term for \$ 18536.07 and a purchase option fee of \$ 100.00. The purchase option price does not include optional fees such as those for taxes, tags, license and registration.						
Other Important Terms: See your lease agreement for additional information on early termination, purchase option, maintenance responsibilities, warranties, late and default charges, insurance, and any security interests, if applicable.						
6. DESCRIPTION OF THE LEASED VEHICLE						
Year 1998	Make CHEVROLET	Model CK10753				
Year	Make	Model				
Age/Used	Sales Tax Exemption for Agreed Value of Trade-In Vehicle \$ N/A		Gross Amount of Trade-In Allowance \$ 24164.00			
Production in Total Monthly Payment Remaining	\$ N/A		Prior Credit Balance or Lease Balance \$ 21165.58			
Item Application of Sales Tax Exemption	\$ N/A		Net Trade-In Allowance (if less than 0 then zero) \$ -2975.41			
7. TERMINATION OF LEASE AND RETURN OF PROPERTY						
Agreed upon value of the Vehicle \$ 12554.50						
Contract amount required in the gross capitalized cost \$ N/A						
Taxes \$ N/A						
Title and Registration fees \$ 575.00						
Lease acquisition fee \$ N/A						
Documentation fee \$ N/A						
Per car credit balance or lease balance on trade-in vehicle \$ N/A						
Total Gross Capitalized Cost \$ 33019.50						
a. No add provision until lessee has paid prior credit or lease balance.						
b. Option fees and taxes: The lessee agrees to pay all state and local tax, registration, and title fees due for the term of the Lease, whether funded with your monthly payments or assessed separately.						
c. \$ 0.00						
d. The Vehicle is subject to the laws of Idaho, except Idaho. The Vehicle is new. The Vehicle is subject to the requirements of the Uniform Commercial Code. If the law is unclear, the Vehicle is subject to the requirements of the Uniform Commercial Code.						
e. The lessee agrees to pay all costs of repairing damage to the Vehicle造成的 by the lessee.						
f. Late Payments: The charge for late payment is \$ 25.00 for any payment not received within 10 days of the due date.						
g. Compensation for late return of the Vehicle on the other side of the Lease: \$ 0.00						
h. Early Termination Fee: See "Early Termination Fees" on the other side of the Lease: \$ 0.00						
i. The Vehicle is not new, and no liability is assumed on any previous surface damage or repair.						
j. Option Exercise and Selection: You are not required to buy any of the following optional products and services to enter into the Lease. The name of any product or service and/or the lease term, shall be different from the name of the product or service. If you want to buy a optional product or service, review the terms of the contract which describes the product or service before you make a choice. A copy of any of the contract will be given to you in action as practicable. By installing before you use the option, you agree to pay the price to purchase the optional products and services indicated. If this were absent before it was shown as part of the description of the vehicle due at lease signing or delivery above, it had been added to the Gross Capitalized Cost (see above).						
k. Option Product or Service						
Optional Mechanical Breakdown Protection	Amount or Period	Term	Name of Provider	Approved		
Optional Protection or Service Contract	Amount or Period	Term	Name of Provider	Approved		
10. ADDENDUM						
NOTICE TO THE LESSEE: YOU HAVE NO OWNERSHIP RIGHTS IN THE VEHICLE UNLESS PURCHASE. YOU EXERCISE YOUR OPTION TO PURCHASE THE VEHICLE DO NOT SIGN THIS LEASE BEFORE YOU READ BOTH SIDES OF IT OR IF IT CONTAINS ANY BLANK SPACES TO BE FILLED IN. YOU ARE ENTITLED TO A COMPLETELY FILLED-IN COPY OF THE LEASE WHEN YOU SIGN. BY SIGNING THE LEASE, YOU ACKNOWLEDGE THAT YOU HAVE RECEIVED AND READ A COMPLETED COPY OF THE LEASE BEFORE EXECUTING.						
LEASE SIGNATURES (check if lease is individual) <input type="checkbox"/> Commercial <input type="checkbox"/> Residential <input type="checkbox"/> Sale Proceeds						
Lessee Signature: <u>Shane Tilley</u>						
Type/Print Lessee Name: SHANE TILLEY						
Lessee's Acknowledgment and Agreement: The Lessee has read the terms, conditions and provisions of the Lease and that the Lessee agrees to the Lessee's acknowledgment on the other side of the Lease.						
Lessee Name: RICK'S CHEVY OLD'S						
By: <u>Rick's Chevy Old's</u> Type/Print Name: <u>Rick's Chevy Old's</u> Type/Print Title: <u>Rick's Chevy Old's</u>						

FIRST SECURITY BANK
P.O. Box 8-208, Room 207, P.O. Box 42

LESSOR COPY

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P. 04/07

EXHIBIT A
13 1615 FR

13. Default, Repossession and Other Remedies

You will be in default if: You fail to make a monthly payment when it is due; You fail to pay any offshoot You don't offer the Vehicle when it is due or when demand is made; You provide any kind of misleading information; or, unless applicable - You fail to maintain the required frequencies; You fail to maintain the required condition, forfeiture or other terminating circumstances, as whether the Vehicle is in the scope of jurisdiction of administrative proceedings; - The car is lost, stolen or damaged beyond repair; You breach the Lease or transfer the Vehicle; or transfer the Vehicle; - You fail to keep any other promise or obligation under the Lease or Vehicle, any other term of the Lease.

If the Lease is in default, we may at our election, take any one or more of the following actions: You may have any action, such as laying claim to the Vehicle, or failing to be performed to provide our interests in the Vehicle. Our action will not cure your default, although we would be action will be taken to your Lease obligations and will incur new charges. If we terminate this Lease upon default, you authorize us to waive any optional features and services you bought in connection with this Lease. You must give any provider of such products and services to pay us any refund or credit you may be entitled to. We will apply any refund to your Lease obligations. We may possibly repossess the Vehicle whenever we may find it. We will give 30 notice of repossession required by law. You authorize us to enter any property where the Vehicle may be to take possession of it and remove it. We may place the license plates on the Vehicle in a parking lot or storage place. After repossessing, we will hold the Vehicle free of any right you may have under applicable law to cure the default or recover the Vehicle. Unless you tell us within five business days of any personal property you claim has in the Vehicle when it was repossessed, we will not be responsible for that property.

14. Termination, Early, Early Termination Liability

- You may terminate (end) the Lease before the end of the lease term under the following conditions: If you are not in default under the Lease, you may end the Lease by returning the Vehicle to us, and paying to us within five business days of the date we make demand, your early termination liability (see below).
- The may end the Lease before the end of the lease term under the following conditions: If you are in default, we may end the Lease. You must return the Vehicle to the place we designate. You must pay us, within five business days of the date we make demand, your early termination liability (see below).

Under early termination you agree to pay the following charges: - a day unpaid monthly payments then due; - The Early Termination Fee, if any, shown in item 14 above; and any balance unpaid in connection with termination. The amount by which the actualized lease balance exceeds the Vehicle's book value at termination, if we need to take possession of the Vehicle from you, you will pay up the amount we have to pay for expenses in doing so. If we have to store the Vehicle and pay storage charges, you will pay us the amount of the storage charges. We will apply some or all of your security deposit to what you owe.

We Apply your regular monthly advances, which is the balance subject to rent charge, using the constant yield method. Constant yield means, in case of a monthly payment Lease, the method of determining the rent charge portion of each biweekly monthly payment under which the rent charge is divided by 12 months in connection with termination. The amount by which the actualized lease balance exceeds the Vehicle's book value at termination, if we need to take possession of the Vehicle from you, you will pay up the amount we have to pay for expenses in doing so. If we have to store the Vehicle and pay storage charges, you will pay us the amount of the storage charges. We will apply some or all of your security deposit to what you owe.

In case of a single or advance payment Lease, constant yield method means the method of determining the periodic carrying of rent charges under which the rent charge for each computational period is carried in advance by multiplying the constant rate implicit in the Lease times the balance subject to rent charge as it accrues during the scheduled Lease term. At any time during the scheduled term of a single or advance payment Lease, the balance subject to rent charge will increase due to the difference between the actual monthly cost and the (i) the deposited monthly advance, and (ii) the total lease monthly payment.

In case of either type of Lease, the periodic rent charge calculations are based on the assumption that we will receive your rental payments on their due dates and that the Lease goes to its full term.

The residual value of the Vehicle is the price we receive for the Vehicle at disposition: the highest offer we receive for disposition of the Vehicle or the fair market value of the Vehicle at the end of the lease term. We will add to the amount you owe us what it costs us to pay someone to dispose of the Vehicle for a disposal fee or auction fee.

- To the above three charges will the value of the Vehicle at termination. If you damage the value assigned to the Vehicle, you may obtain, at your own expense, from any independent third party agreeable to you and us, a professional appraisal of the remaining value of the Vehicle which could be reduced at such time we then use the amount less than the residual value at the residual value.

If we have to pay additional to hire us to return the amount you owe us, we will add the amount we have to pay to the amount you owe us. This may include reasonable fees of attorney who do not care about employee and court costs, if permitted by law.

15. OTHER TERMS AND CONDITIONS

Insurance. You agreed to maintain a policy having the following terms and amounts of primary insurance for the Lease term and until you return the Vehicle: Bodily Injury Insurance with \$100,000/\$300,000 limits; property damage liability with \$20,000 limits; medical, first and comprehensive coverage with a maximum deductible of \$1,000. You may remain insurance from anyone reasonably acceptable to us. We must be shown as insurance insured and loss payer. We may endorse your rights on any claim we receive in payment of a claim. Your policy must state that we will be given at least 10 days' notice of any cancellation, reduction or other material coverage change. If your insurer does not pay a claim for any reason, it will remain that you have not maintained the required insurance. You will pay for any lost (B&I) cash value because you do not maintain required insurance or because the insurer does not pay a claim.

NOTICE: PHYSICAL DAMAGE OR LIABILITY INSURANCE COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE TO OTHERS IS NOT INCLUDED IN THIS LEASE.

Your Gap Liability and Gap Waiver. If we finance this Lease because the Vehicle has been damaged or stolen, we will accept the insurance proceeds as full satisfaction of your liability, provided you have done the following. You must have maintained the insurance required by item 75. You must have paid all required deductible under your insurance policy. You must have kept all your other premiums (other than Leases (including making lease payments for the previous due plus paying the insurance deductible)). If this is a Single Payment Lease, we will also credit you with a pro rata portion of the Term Payment (item 2) for the number of whole months remaining in the Lease Term when the insurance proceeds are received.

Standards for Wear and Use. You may be charged for excess wear and use at the end of the scheduled lease term. The following standards apply for determining unacceptable or excessive wear and use: - You did not paint or lease the Vehicle or modify the VIN number of the Vehicle. You will not add, remove or modify any accessories, equipment or parts without our prior written permission. The Vehicle will not have road damage, chips, scratches, cracks, or damage to the glass, body, bumper or interior, mechanical or mechanical malfunction, icon, burns, stained or shredded upholstery and interior. Scratches from air molding, damage from water, sand, or freezing. You must return the Vehicle with operating interior and exterior lights. You must return the Vehicle with a matching set of equal quality tire & type on the engine. When you return the Vehicle, each Vehicle tire must have no less than 1/8 inch of tread remaining at 14 passenger point, and - When you have possession of the Vehicle, it must be capable of passing inspection for any reason.

Security Deposit. If a charge for a refundable security deposit appears in item 2, this paragraph applies. Unless required by law, we do not keep the security deposit unless it is held in escrow or otherwise held in a bank or investment of our choice. We may apply part or all of the security deposit to what you owe. Any unused security deposit will be refunded to you at the end of the lease. We have no fiduciary duty to you with respect to the security deposit unless such duty is imposed by law. No interest, charges or fees on the security deposit will accrue or be due to you.

Reconditioning Reserve. If a charge for a refundable reconditioning reserve appears in item 2, this paragraph applies. If you fail to pay any charges for excess mileage or exceed wear and use, we may use the reconditioning reserve to recondition the Vehicle for resale. The reconditioning reserve will be refunded to you if: (i) you buy the Vehicle at or before the end of the lease term; or (ii) you pay any excess mileage under excess wear and use charges set forth in this Lease. No interest, income or profit will accrue or be paid to you on the reconditioning reserve.

Option to Purchase Vehicle Upon Early Termination. You have an option to buy the Vehicle prior to the end of the term. The price will be established in the lease term (see "Term Concerning Your Early Termination Liability," above) plus any other charges due and unpaid under this Lease. You must also pay any taxes or official fees (for taxes, tags, license and registration) imposed on our sale of the Vehicle to you.

Return of the Vehicle. You will return the Vehicle in clean condition. If you do not buy the Vehicle from us under your purchase option, you agree to return the Vehicle to us as a place we designate. When you return the Vehicle, you must give us a completed, signed Dealer's Discharge Statement, and a Vehicle Condition Report in a format acceptable to us. You agree to pay all amounts you owe under the Lease and have not paid. We may apply all or part of your security deposit to what you owe us. You may not keep the Vehicle after the date you are supposed to return it, unless a Lease Extension Agreement or a new Lease Contract has been selected. Your payment does not permit you to keep the Vehicle after the date you are supposed to return it, you may pay us upon return of the Vehicle, a discount fee as shown in "Discount Fee" on the other side of the Lease.

Maintenance. You will maintain the Vehicle in good working order and repair. You will pay all operating costs, such as gasoline, oil, and replacement parts. You will, at your expense, service the Vehicle according to the owner's manual requirements, exceptive, if the Vehicle is rented, you will have the usual repairs or services performed. We have no obligation to provide you with a replacement Vehicle for any reason.

Registration, Permitting Tickets and Taxes. You must keep the Vehicle correctly registered. You must pay all parking tickets and traffic fines relating to the Vehicle. If you can, you have the right to do so for you, and you will pay us upon demand, we may add the amount to what you owe us if you do not pay when we make demand. You must pay when due or, if applicable, as if we pay for you all governmental charges, fees and taxes when they are assessed on us, up to the Vehicle. You will not have to pay out-of-pocket taxes. If you do not pay the charges, fees and taxes and interest or penalties are assessed (unless the interest or penalties are a result of our negligence), you must pay the interest or penalties when the or reimbursed us if we pay them. You must pay personal property taxes assessed on the Vehicle, whether you are billed for them by the government or another tax paying entity and bill you for them or include the amount of such taxes as part of your monthly payment.

Use of the Vehicle. You will keep the Vehicle free from any kind of damage. You have the risk of loss, and are responsible for the Vehicle's damage or destruction. You will not allow unlicensed drivers to drive the Vehicle. You will not use the Vehicle for more than 50 days outside the state where the Vehicle was first titled, without our prior written permission.

Unauthorized Driver. You acknowledge you have examined the Vehicle. You acknowledge the Vehicle is employed as you want, and that it is in your condition. You accept the Vehicle for all purposes of the Lease.

Indemnification. You agree to indemnify us and hold us and our agents, agents, and insurers harmless from all damages, injuries, claims, demands, and expenses, including reasonable attorney's fees to the extent permitted by law, arising out of the condition, maintenance, use or operation of the Vehicle, including a claim under worker's liability insurance.

Your Odometer Obligations. You will replace the odometer of the Vehicle as it truly reflects the Vehicle's actual mileage. If the odometer is at any time tampered, you will provide us with photographic evidence of the Vehicle's actual mileage. If you are unable to do so, you will pay us our reasonable estimate of any reduction of the Vehicle's fair market value caused by the inability to determine the Vehicle's actual mileage. You will provide us with an odometer verification at any time we request one. We may require more than one confirmation during the term of this Lease.

Assignment and Transfer of the Vehicle. You may not assign the Lease or transfer the Vehicle without our prior written permission. We may assign all or our right under this Lease, our consent to whom the Lease is assigned may be required.

Waiver. We do not waive our rights or remedies under this Lease by failing to exercise them at any time.

Giving Notice. Notices may be given personally or sent by first class mail. Notices mailed to us must be sent to the address shown in this Lease or as we otherwise direct from time to time. Notices shall be deemed given to us when they are properly given or actually received at our address. Notices shall be deemed given to you when they are personally given or when placed in the mail addressed to you at your address shown on our records. Even though you might not actually receive our mailing notices, you agree that 10 days' notice is a reasonable notice period, unless state law requires a longer period. In which case you agree that the state required period is appropriate.

Governing Law. If any part of the Lease is invalid, unenforceable or illegal in any jurisdiction, the part that is invalid, unenforceable or illegal will not be effective as to that jurisdiction. The rest of the Lease will be enforceable. If you lease the Vehicle primarily for personal, family or household purposes, the law of the state in which you reside will govern the Lease and the interpretation of the Lease.

General. This Lease/rental agreement, the terms to which you are compelled to sign, and the signature attached on the other side of this Lease ("Attached"), form the agreement by Lessee to Assignee from this day forward. Lessee hereby assigns all Rent, Opt, and Interest in the Lease and the Vehicle and rights the Lessee may have under any guarantee executed in connection with the Lease, with full power to Assignee to collect and discharge all obligations, any warranty and that assignment.

Lessee's Assignment. Pursuant to the terms of that certain agreement between Lessor and the assignee named on the other side of this Lease ("Attached"), for the assignment of leases by Lessor to Assignee from this day forward, Lessor hereby assigns all Rent, Opt, and Interest in the Lease and the Vehicle and rights the Lessee may have under any guarantee executed in connection with the Lease, with full power to Assignee to collect and discharge all obligations, any warranty and that assignment.

IDAHO
CERTIFICATE OF TITLE

VEHICLE IDENTIFICATION NUMBER 1GCGK23J0XF039090		YEAR 1999	MAKE CHEV	BODY PK	MODEL TK	DESCRIPTION CREWCAB
2ND VEHICLE IDENTIFICATION NUMBER		ODOMETER READING 250 ACTUAL		DATE 02/10/1999		
TITLE NUMBER 995003785	PRINT DATE 03/04/1999	WEIGHT	LENGTH	WIDTH	RULL	HORSEPOWER PROPELLION
OWNER'S NAME AND ADDRESS FIRST SECURITY BANK LSR TILLEY, SHANE LSE PO BOX 7746 BOISE, ID 83707-1746						
SELLER'S VEHICLE IDENTIFICATION DATA						
Assignment of Title						
Federal and state law requires that you state the mileage in connection with the transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment.						
ODOMETER READING - Reading is Actual unless indicated otherwise. (NO TENTHS): 250 DATE: 02/10/1999		PURCHASER'S PRINTED NAME(S) A B				
<input type="checkbox"/> In Except of Mechanical Units <input type="checkbox"/> Exempt <input type="checkbox"/> The Person - Warning: Odometer Decompency <input type="checkbox"/> No Device						
DATE SOLD: 2	SELLING PRICE: 3	ADDRESS 4				
SELLER'S/REPRESENTATIVE'S PRINTED NAME(S) A X B X		CITY STATE ZIP 5				
Lienholder Section						
FIRST LIEN FIRST SECURITY BANK PO BOX 7746 BOISE, ID 83707-1746 RECORDED 02/10/1999		SECOND LIEN				
SIGNATURE RELEASING LIEN X	DATE	SIGNATURE RELEASING LIEN X		DATE		
		NEW LIENHOLDER'S NAME				
		ADDRESS				
		CITY STATE ZIP 11				

Alterations May Void This Document
This title contains an eagle watermark that is visible when held to the light

AUDIT NO. **03809010**

S2.00 Fee	NOTICE OF RELEASE OF LIABILITY	\$2.00 Fee			
PLEASE PRINT CLEARLY — ALL INFORMATION MUST BE COMPLETE — NOTIFICATION BY SELLER IS MANDATORY					
Vehicle Identification Number (VIN) 1GCGK23J0XF039090		Year 1999	Make CHEV	Body Style PK	Title Number 995003785
Seller's Full Name:		Phone Number:			
Address:		City: _____ State: _____ Zip: _____			
Odometer: _____		Selling Price: \$ _____		Date Vehicle Delivered to Purchaser: _____	
Purchaser's Full Name:					
Address:		City: _____		State: _____ Zip: _____	

I/we hereby request that the Idaho Transportation Department mark its motor vehicle records to indicate that I/we have transferred the vehicle described above under the provisions of Section 49-526, Idaho Code, which addresses vehicle transfer. However, I/we understand that the motor vehicle record will remain in my name until a new Idaho Certificate of Title is applied for and issued recording the name of the new owner.

X

(Signature of Seller/s)

— SEE REVERSE SIDE FOR MAIL INQUIRY/MENT. INSTRUCTIONS

EXHIBIT B